

Monty P. Milbourne
Cumberland County Jail
54 WEST BROAD ST.
Bridgeton, N.J. 08302

Civ. No. 20-0012 (NLH)
Re-open Case

Clerk, U.S. District Court
2797, P.O. BOX
Camden, N.J. 08101

RECEIVED

JUN 12 2020

AT 8:30
WILLIAM T. WALSH
CLERK

THE HONORABLE NOEL L. HILLMAN:

ON MAY 30, 2020, PETITIONER, MONTY P. MILBOURNE OF CIV. NO. 20-0012 (NLH) RECEIVED CORRESPONDANCE FROM U.S. DISTRICT COURT AND THE HONORABLE JUDGE HILLMAN, SAYING THAT THE PETITIONERS WRIT OF HABEAS CORPUS UNDER 28 U.S.C. § 2241 HAS BEEN DISMISSED WITHOUT PREJUDICE FOR FAILURE TO EXHAUST STATE COURT REMEDIES, AND THAT THERE WILL BE NO APPEALING THIS ORDER OR ISSUE, UNDER 28 U.S.C. § 2253. THIS CORRESPONDANCE AND ORDER ALSO STATED THAT THE COURT SAW NO "EXTRAORDINARY CIRCUMSTANCES JUSTIFYING THE INTERUSION INTO STATE CRIMINAL PROCEEDINGS PRIOR TO THE EXHAUSTION OF STATE COURT REMEDIES". ON JANUARY 24, 2020, THE COURT ORDERED THE OFFICE OF THE CUMBERLAND COUNTY PROSECUTOR'S OFFICE TO SHOW CHARGING DOCUMENTS TO PRECISELY SHOW THAT DEFENDANT AND THE PETITIONER MONTY P. MILBOURNE, WAS WITHOUT A DOUBT CANTFULLY INDICTED BY A GRAND JURY THAT WAS "SO CALLED" SUPERSEDED WITH 4 COUNTS ADDED TO CASE NUMBER 17002534 UNDER

NOTE: THERE ARE 12 OTHER CUMBERLAND COUNTY JAIL INMATES WHO ARE FILING A 28 U.S.C. 2241 TO THE GRAND JURY US DISTRICT COURT ALSO FOR NOT BEING INDICTED BY

Ind. ACCUSATION 18-12-01117, THAT THERE WAS CLEARLY NO COMPLAINT- WARRANT, PROBABLE CAUSE OR PRELIMINARY REPORT FOR IN CONTEMPORARY WITH THE DEFENDANT MONTY P. MILBOURN'S ARREST, ON NOVEMBER 4, 2017 IN THE CITY OF HIS ARREST STATED IN POLICE REPORTS, BUT THE PROSECUTORS OFFICE "DID NOT" SHOW THIS IN THE 21 DAYS THAT WAS GIVEN TO THEM TO SHOW THOSE CHARGING DOCUMENTS.
(NOTE: THIS WOULD ALSO INCLUDE FROM THE 18-12-01117 DECEMBER 19, 2018, INDICTMENT ACCUSATION, THE STATE WITNESSES BEFORE THE GRAND JURY IN TESTIMONY UNDER OATH, THE GRAND JURY TRANSCRIPTS OF THIS PROCEEDING SESSION, PROSECUTORS QUESTIONS TO STATE WITNESSES, EXCULPATORY EVIDENCE OF DEFENSE THAT WOULD NEGATE GUILT, FOREPERSONS VOTE, AND FULL DISCOVERY PURSUANT THE SUPREME COURT'S RULING IN BRADY V. MARYLAND FOR THIS IND. ACCUSATION "18-12-01117" ON THE SAID DATE DECEMBER 19, 2018.) THE U.S. DISTRICT COURT WAS NOTIFIED BY PETITIONER THAT THE CUMBERLAND COUNTY PROSECUTORS OFFICE "DID NOT" IN A TIMELY FASHION BY THE ORDER COMPLY, AND ASKED THE COURT TO RELEASE ME THE DEFENDANT. HOWEVER, THE COURT INSTEAD EXTENDED TIME TO THE CUMBERLAND COUNTY PROSECUTORS OFFICE TO ANSWER ORDER IN MEMO ON APRIL 1, 2020, AND ALSO GIVING THE PROSECUTORS OFFICE OPPORTUNITY TO FILE AN MOTION TO DISMISS DEFENDANT'S PETITION ON JURISDICTIONS GROUNDS ONLY, AND THAT THE PETITIONER SHALL HAVE 14 DAYS TO FILE AN OPPOSITION IN WHICH PETITIONER MAY ARGUE BASES FOR JURISDICTION AND EXHIBITS. BEING THAT PETITIONER HAS FILED AN WRIT OF HABEAS CORPUS 28 U.S.C 2241 AS A "PRE TRIAL DETAINEE" WHOSE NOT BEEN CONVICTED OF ANY CRIME TO EXHAUST STATE REMEDIES BECAUSE OF AN CONVICTION, BUT HAS INDEED EXHAUSTED MANY COUNTY SUPERIOR COURT REMEDIES, MOTIONS, NOTICE LETTERS OF VIOLATIONS OF DUE PROCESS RIGHTS, INEFFECTIVE ASSISTANCE OF

NOTE: PETITIONER DID NOT RECEIVE NOTICE 14 DAYS AFTER PROSECUTOR'S MOTION DISMISSED & C. 11/19/2019 TO DANGER PETITIONER MAY 20 2020 NOTED

Counsel, Improperly, Partial, Bias, Conflicting Interest, Acting on Bench as Prosecutor and Attorney making Determinations AND Decisions as Prosecutor AND Attorney, AND Demanding them to File Motions that He choose them to, AND NOT DEFENDANTS CHOOSING BY LAW, HAVE EXHAUSTED 4 MOTIONS FOR Judge D'ARRIGO'S RECUSAL, AND CHANGS OF VENUE FOR A FAIR TRIAL TO BENJAMIN C. TETSEY, ASSIGNMENT Judge of Cumberland County, 3 NOTICE LETTERS, AND 4 Demand LETTERS that the Defendant HAS MULTIPLE COPIES OF. AND ALSO REMEDIES AND CONCERNS OF THE Cumberland County Prosecutor Abigail Holmes, Jennifer Webb-McRAE, AND Trial Judge CRISTEN P. D'ARRIGO INVOLVEMENT IN CRIMINAL ACTIVITY TO PAY ATTORNEY AL WHEELER "MONEY" TO NOT DEFEND DEFENDANT, FILE APPROPRIATE MOTIONS that the DEFENDANT "HIMSELF" WANTS FILED, GIVE DEFENDANT DISCOVERY OR GRAND JURY TRANSCRIPTS FOR THE FRAUDULENT AND FORGED IND. ACCUSATION "18-12-01117", AND TO FIND BY ANY MEANS the Defendant GUILTY, BY ALL COST TO DO SO, BEING that AL WHEELER Boldly told me this on June 28, 2019. AL WHEELER, ALSO THREATENED my life, AND told me that I WAS GUILTY, AND that HE WAS GOING TO HELP THE PROSECUTOR AND Judge FIND me GUILTY BECAUSE THIS IS what they PAID him to DO. (THIS IS BY FAR TRICKLEAL "EXTRAORDINARY CIRCUMSTANCES") ALSO wrote Remedies About Vindictive Malicious Prosecution, False Imprisonment, Due Process Violations, Discovery, GRAND JURY TRANSCRIPTS (18-12-01117), UNREASONABLE Delay, Recusal of Counsel, Thanks I HAVE ALL COPIES OF these Remedies AND MOTIONS, AND LETTERS EXHAUSTED TO THE COURT, AND THE DATES, TIMES, AND when they were SENT THROUGH Postal Service. I HAVE ALSO COPIES TO ATTORNEY ETHICS, JOSEPH KARKARA, U.S. DISTRICT COURT, Deputy Public Defender, CHARLES P. SANDILOR, N.J. ATTORNEY GENERAL, U.S. COURT, ACLU, AND GOVERNOR PHILIP MURPHY IN REMEDY OF my CONSTITUTIONAL RIGHTS AND CIVIL RIGHTS BEING VIOLATED, AND THE CRIMINAL COMPLAINTS AND ALSO THE NEGLIGENCE OF my HEALTH AND LIFE
NOTE: ALSO PETITIONED TO SUPREME COURT TO Judge RABNER, FBI, AND Washington D.C

FBI
Investigation

These motions used to be heard in front of Judge Zigler a magistrate, not DiBiaggio. Petitioner, has filed 3 motions for a detention hearing to be held on Bail Reform, and not being indicted or indicted on Bail Reform, but the Judge of Appellate has denied motions and intervened. Again, testing to social distancing, and released by law.

Due to Health Issues and Covid-19. The Cumberland County Prosecutor Office has in no way by fact shown the Federal Court that Discovery or Grand Jury Transcripts exist for Ind. Accusation 18-12-01117 that's Holding Defendant Unconstitutionally and Un-Justly Detained R. Law. The Prosecutors Office has not shown Federal Court by Concrete Evidence of Law that the 4 charges or counts exist under Case number 17002534, 18-12-01117, or that there was a Superseded Indictment legit by fact or law, or show Complaint-Warrants of these 4 counts in Contemporary of Defendant Arrest. Petitioner opposes Prosecutors Filing a Dismissal of Petition Due to Jurisdiction, Because the Court have or has every right to hold Jurisdiction of this 2241 writ Due to Extraordinary Circumstances, and that Petitioner need not file State Remedies in a 28 U.S.C. 2241 as a Pre Trial Detainee who has proven also facts of a Violation of Due Process. The U.S. District Court also on April 1, 2020, ordered that the Prosecutors Office file motion only for Jurisdiction, But the Prosecutors Attorney Andre R. Araujo, stated incorrect statements concerning Defendant being not released from custody under N.J. Criminal Justice Reform Act, by Acknowledging wrong Statute N.J.S.A. 2A:162-15 to 26, Instead of what Defendant and Petitioner stated, N.J.R. 3:25-4, 3:25-3, and 2A:162-22 1(A), 2(B). Prosecutors Office has stated falsely to the Court and not show factual facts that the petitioner is indeed indicted under 18-12-01117, Because the Number is and Document is Fraud and Forged appearing as if, But isn't, and the Petitioner asks for Court to re-open Case for the above reason and thorough investigation c/c

June 2, 2020
Respectfully Submitted, Monty P. Milbourne

46305

08101-279797



AT 8:30
WILLIAM T. WALSH
CLERK

JUN 12 2020

RECEIVED

U.S. District Court
P.O. Box 2797
Camden, N.J. 08101

North Millbourne
Cumberland County PA
54 West Broad St.
Bridgeport, N.J. 08302

SOUTH JERSEY NO 060
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